Digital	I		D00.
1	TOWNSEND AND TOWNSEND AND CREW LLP JAMES G. GILLILAND, JR. (State Bar No. 107988) MEHRNAZ BOROUMAND SMITH (State Bar No. 197271) MEGAN M. CHUNG (State Bar No. 232044) J. JEB B. OBLAK (State Bar No. 241384) Two Embarcadero Center Eighth Floor		
2			
3			
4	San Francisco, CA 94111 Telephone: (415) 576-0200		
5	Facsimile: (415) 576-0300 Email: jggilliland@townsend.com		
6	mboroumand@townsend.com mmchung@townsend.com		
7	jboblak@townsend.com		
8	Attorneys for Plaintiff and Counterdefendant APPLE INC.		
9	THIED INC.		
10	UNITED STATES DISTRICT COURT		
11	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
12	SAN FRANCISCO DIVISION		
13			
14	APPLE INC.,	Case No. 08-3251 WHA	
15	Plaintiff,	MISCELLANEOUS ADMINISTRA REQUEST TO FILE UNDER SEA	
16	V.	PORTIONS OF APPLE INC.'S OPPOSITION TO PSYSTAR	
17	PSYSTAR CORPORATION, a Florida corporation, and DOES 1-10, inclusive,	CORPORATION'S MOTION TO S THE DECLARATION OF JACQU	ES
18	Defendants.	VIDRINE AND FOR SANCTIONS	1
19	AND RELATED COUNTERCLAIMS.		
20	- IND RELITED COUNTERCEMING.		
21	Disinsiff and Countendates dans Annia In	o ("Amala") submits this Administrative	Dagwagt
22	Plaintiff and Counterdefendant Apple Inc. ("Apple") submits this Administrative Request		
23	pursuant to Civil Local Rules 7-11 and 79-5(c), for permission to file under seal portions of Apple		
2425	Inc's Opposition to Psystar Corporation's Motion to Strike the Declaration of Jacques Vidrine and		
26	for Sanctions. This document contains highly confidential trade secret and technical information of Apple that has been designated as Confidential or Confidential Attorneys' Eyes Only under the		
27	of Apple that has been designated as Confidential or Confidential Attorneys' Eyes Only under the Stipulated Protective Order approved by the Court on March 2, 2009. The undersigned declares		
28	that the request is narrowly tailored to seal only those materials for which good cause to seal has		
20			
nd.	MISC. ADMIN. REQUEST TO FILE UNDER SEAL, CASE NO. 08-	3251 WHA	1
		Dee	Lata Laga

been established. Pursuant to Civil Local Rule 79-5(c), a sealed copy of the above-described document(s) is being lodged with the clerk. DATED: September 21, 2009 Respectfully submitted, TOWNSEND AND TOWNSEND AND CREW LLP By: <u>/s/ J. Jeb B. Oblak</u> J. JEB B. OBLAK Attorneys for Plaintiff and Counterdefendant APPLE INC.

1	CERTIFICATE OF SERVICE		
2	I served the following documents exactly entitled: MISCELLANEOUS ADMINISTRATIVE REQUEST TO FILE UNDER SEAL PORTIONS OF APPLE INC.'S		
3 4			
5			
6			
7	in this action following the ordinary business practice of Townsend and Townsend and Crew LLP, as follows:		
8			
9	K.A.D. Camara email: camara@camarasibley.com Camara & Sibley LLP 2339 University Boulevard		
10	Houston, TX 77005 Phone: 713-893-7973		
11	Fax: 713-583-1131		
12	David Vernon Welker email: david.welker@werolaw.com Welker & Rosario		
13	2230 Skillern Drive Boise, Idaho 83709		
14	Phone: 949-378-2900 Fax: 717-924-6627		
15	By First Class Mail] I am readily familiar with my employer's practice for		
16	collecting and processing documents for mailing with the United States Postal Service. On the date listed herein, following ordinary business practice, I served the within document(s) at my place of business, by placing a true copy thereof, enclosed in a sealed envelope, with postage thereon fully		
17 18	prepaid, for collection and mailing with the United States Postal Service where it would be deposited with the United States Postal Service that same day in the ordinary course of business.		
19	[By Overnight Courier] I caused each envelope to be delivered by a commercial carrier service for overnight delivery to the offices of the addressee(s).		
20	[By Hand] I directed each envelope to the party(ies) so designated on the service list to be delivered by courier this date.		
21	[By Facsimile Transmission] I caused said document to be sent by facsimile transmission to the fax number indicated for the party(ies) listed above.		
22	[By Electronic Transmission] I caused said document to be sent by electronic		
23	transmission to the e-mail address indicated for the party(ies) listed above via the court's ECF notification system.		
24	I declare under penalty of perjury under the laws of the United States of America that the		
25	foregoing is true and correct, and that this declaration was executed on September 21, 2009, at San Francisco, California.		
26			
27	<u>/s/ Esther Casillas</u> Esther Casillas		
28	62226445 v1		
townsend.	MISC. ADMIN. REQUEST TO FILE UNDER SEAL, CASE NO. 08-3251 WHA		